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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

UNITED STATES OF AMERICA,)	Case No. 3:21-MJ-71960-MAG
Plaintiff,)	STIPULATION AND [PROPOSED]
v.)	PROTECTIVE ORDER
CHRISTOPHER WAGNER,)	
Defendant.)	

Plaintiff United States of America, by and through STEPHANIE M. HINDS, Acting United States Attorney for the Northern District of California, and KENNETH CHAMBERS, Assistant United States Attorney for the Northern District of California, and the defendant, **CHRISTOPHER WAGNER**, through his undersigned counsel, hereby stipulate and agree as follows:

a) This is a case in which the defendant is charged with crimes involving victims and/or witnesses who are minors (the Child Victims). As such, the Child Victims are entitled to certain statutory protections, including: (1) Title 18, United States Code, section 3509, which affords certain confidentiality protections to the Child Victims, including the requirement that the Child Victims' names not be included in any public filings and that the parties keep the names of child victims in a secure place to which no person who does not have reason to know their contents has access; (2) Title 18,

1 United States Code, section 3771, which affords any victim of a crime the right to be treated with
2 fairness and respect for his or her dignity and privacy; and (3) Title 18, United States Code, section
3 3509(m), which provides that a court shall deny defense requests to copy, photograph, duplicate, or
4 otherwise reproduce material constituting child pornography if the government makes the material
5 reasonably available to the defendant and provides ample opportunity for the defense to examine it at a
6 government facility.

7 b) Some of the discovery materials the government intends to produce in this case may
8 include materials falling into one or more of the following categories (collectively, “Protected
9 Information”):

- 10 1. Personal Identifying Information of any individual, including without limitation any person’s
11 date of birth, social security number, residence or business address, telephone numbers, email
12 addresses, driver’s license number, professional license number, family members names, or
13 criminal histories (“Personal Identifying Information”);
- 14 2. The names and other personal information of Child Victims;
- 15 3. Financial information of any individual or business, including without limitation bank
16 account numbers, credit or debit card numbers, account passwords, contact information, and
17 taxpayer identification numbers (“Financial Information”); and
- 18 4. Medical records or other patient information of any individual covered by the Health
19 Insurance Portability and Accountability Act of 1996 (HIPPA) (“Medical Information”);

20 c) The government seized or otherwise obtained certain electronic devices from the
21 defendant (“Defendant’s Electronic Devices”) that may contain private and confidential information
22 relating to Child Victims and other individuals, including potentially personally identifiable information
23 such as account numbers, social security numbers, and dates of birth. Due to the nature in which the
24 information is stored, it cannot practicably be redacted.

25 THEREFORE, THE PARTIES STIPULATE AND AGREE that the Court should enter an order
26 restricting the disclosure of the Protected Information described above as follows:

- 27 1. All Protected Information produced by the government in this matter that is not
28 maintained on Defendant’s Electronic Devices shall be stamped on its face “PROTECTED

1 INFORMATION – SUBJECT TO PROTECTIVE ORDER – PM CHECK.” All information stored on
2 Defendant’s Electronic Devices will also be deemed Protected Information and subject to the terms of
3 this Protective Order.

4 2. The following individuals (the “Defense Team”) may access and review Protected
5 Information for the sole purpose of preparing the defense and for no other purpose:

- 6 a) Counsel for defendant who have made an appearance in this matter; and
- 7 b) Persons employed by defense counsel to assist with the preparation of the
8 defense, including legal assistants, experts, and investigators, but only after any such individual
9 has reviewed, signed, and dated a copy of this Protective Order to reflect his or her agreement to
10 be bound by it.

11 3. The Defense Team may review with the defendant all discovery material produced by the
12 government, but shall not provide the defendant with copies of, or permit the defendant to make copies
13 of or have unsupervised access to, any discovery material produced by the government that contains
14 Protected Information, unless the Personal Identifying Information, Financial Information, and/or
15 Medical Information has first been **entirely redacted** from the discovery materials. Discovery material
16 that clearly pertains to the defendant and does not contain Protected Information regarding any other
17 person (*e.g.*, a defendant’s own bank records, telephone records, and business records) may be provided
18 to the defendant unredacted.

19 4. The Defense Team may show witnesses Protected Information in the course of preparing
20 a defense if the witness, by reason of their participation in the proceeding, would have seen or had
21 reason to know such information. Witnesses may only view Protected Information in the presence of
22 the Defense Team, and the Defense Team agrees to keep a log reflecting the date(s) on which a
23 particular witness viewed Protected Information and what specific Protected Information was viewed.

24 5. The Defense Team shall not disclose the substance of any Protected Information received
25 from the government in the above-captioned matter to any third party without the express written
26 permission of the government or the approval of this Court.

27 6. The Defense Team shall refer to any Child Victim only by his or her self-identified
28 pseudonym or first and last initials in all pleadings and at any court hearings.

1 7. If the Defense Team files a pleading that references, contains, or attaches Protected
2 Information subject to this Protective Order, any portion of that pleading that references, contains, or
3 attaches Protected Information must be filed under seal. The Defense Team shall comply with Criminal
4 Local Rule 56-1 to ensure that Protected Information is not improperly disclosed but that any sealing
5 order is limited to those portions of the pleading for which there is a valid basis to seal.

6 8. All review and examination of Defendant's Electronic Devices will be conducted at the
7 offices of the Federal Bureau of Investigation, located at 450 Golden Gate Avenue, San Francisco, CA
8 94102, and 2101 Webster Street, Oakland, CA 94612. At the request of the Defense Team, the
9 examination may be conducted outside the presence of an agent or other government representative.
10 The reviewing room will be equipped with a computer that will permit the Defense Team to access a
11 hard drive containing the Defendant's Electronic Devices. The reviewing computer will have software
12 installed on it that will permit the Defense Team to access and analyze the data. Additional software
13 tools may be installed on the reviewing computer at the request of the Defense Team and with the prior
14 approval of the Federal Bureau of Investigation.

15 9. The Defense Team shall not make, nor permit to be made, any copies of the alleged child
16 pornography contained in the Defendant's Electronic Devices and shall not remove from the
17 government facility any child pornography. The Defense Team will be allowed to copy electronic
18 information that is not contraband and compile a report without contraband images or videos
19 documenting the examination, and this information may be stored on removable media that may be
20 removed from the facility subject to confirmation by Federal Bureau of Investigation agents that the
21 removable media does not contain child pornography images.

22 10. With advance notice to the Federal Bureau of Investigation, the Defense Team may bring
23 to the government facility a blank external storage drive to be used as a temporary digital workspace
24 during the review and examination of the Electronic Information. That drive will be stored in a secure
25 location at the government facility and will not be accessed or reviewed by any government agent or
26 representative. After the Defense Team has finished its review, or at such earlier time as the Defense
27 Team requests, the drive will be erased, reformatted, and returned to the Defense Team.

28 11. After any judgment or disposition has become final and there are no pending

proceedings, challenges, appeals, or habeas motions in the case, defense counsel shall notify the government so that the government can request materials subject to this Protective Order (including any copies) be returned to the United States. To the extent that the Defense Team intends to maintain possession of the Protected Information, it must so do under conditions specified in this Protective Order. If the Defense Team cannot ensure that the material will be kept under the conditions specified in this Order, the Defense Team will destroy the material.

12. Any disputes about this Protective Order, including any dispute about the government's decision to designate materials as Protected Information, shall be resolved by this Court only after counsel for the United States and the defendant have first conferred and attempted to resolve the dispute. Defense counsel shall first raise any disputed designation with the government in writing. If the government does not then agree to change the designation, the defense may raise the issue with the Court.

13. This stipulation is without prejudice to any party applying to the Court to modify the terms of this Protective Order. This Court shall retain jurisdiction to modify this Protective Order upon motion of any party even after the conclusion of district court proceedings in this case.

IT IS SO STIPULATED.

STEPHANIE M. HINDS
Acting United States Attorney

Dated: December 21, 2021

/s/
KENNETH CHAMBERS
Assistant United States Attorney

Dated: December 21, 2021

/s/
DANIEL BLANK
Counsel for Defendant Christopher Wagner

IT IS SO ORDERED.

Dated: December 21, 2021


HON. JOSEPH C. SPERO
United States Chief Magistrate Judge